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Attorney or Party Name, Address, Telephone & FAX Numbers, and California State Bar Number Yuri Voronin SBN 206325 Manning, Leaver, Bruder & Berberich 5750 Wilshire Boulevard, Suite 655 Los Angeles, California 90036-3637 Tel. (323) 937-4730 Fax (323) 937-6727 Individual appearing without counsel	FILED JAN 4 2001				
In re: MARTIN JOSE BACKMAN and MONICA GABRIELA BACKMAN, Debtors; AMY L. GOLDMAN, Trustee,	CHAPTER:7 CASE NO.:SV 00-19306-KL				
Respondents Debtor(s).	DATE: January 4, 2001 TIME: 9:30 AM CTRM: Room 301 FLOOR:				

ORDER GRANTING MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (Personal Property)

	(MOVANT:Mitsubishi Motors Credit of America, Inc)
1.	The Stay Motion was: Contested Settled by stipulation
2.	The Stay Motion affects the following:
	Vehicle (describe year, manufacturer, type and model):1998 Mitsubishi Montero Sport Utility motor vehicle Vehicle Identification Number: Location of vehicle (if known): JA4MR51R2WJ003335 ENTERED
	Equipment (describe manufacturer, type, and characteristics): Serial number(s): Location (if known):
	Other Personal Property (describe type, identifying information, and location):
	See Exhibit attached to this Order.
3.	The Motion is granted under: 11 U.S.C. § 362(d)(1) 11 U.S.C. § 362(d)(2)
4.	As to Movant, its successors, transferees and assigns ("Movant"), the stay of 11 U.S.C. § 362(a) is:
	 a.
	c. Modified or conditioned as set forth in Exhibit to this Order.

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(Continued on Next Page)

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lı	re	(SHORT TITLE)		CHAPTER: 7					
		artin Jose Backman and Monica Gabrackman	Debtor(s).	CASE NO.: SV	00-19306-KL				
5	х	Movant may enforce its remedies to repossess or otherwise obtain possession and dispose of the Property in accordance with applicable non-bankruptcy law, but may not pursue any deficiency claim against the Debtor(s) or property of the estate except by filing a Proof of Claim pursuant to 11 U.S.C. § 501.							
6	. 🗆	Movant shall not repossess the Property before the following	owing date (<i>specify</i>):						
7.		Any post-petition acts taken after the effective date of this Order by Movant to enforce its remedies, in accordance with applicable non-bankruptcy law, against the Debtor(s) or property of the estate shall not constitute a violation of the stay in this bankruptcy case.							
8		The stay shall remain in effect subject to the terms and o	conditions set forth in the Adequ	rate Protection Att	achment to this Order				
9	x	This Order shall be binding and effective despite any conversion of this bankruptcy case to a case under any other chapter of Title 11 of the United States Code.							
10	. Thi	s Court further orders as follows:							
	a.	This Order shall be binding and effective in any bankruptcy case commenced by or against the Debtor(s) for a period of 180 days from the hearing of this Motion.							
	b.	The 10-day stay provided by Bankruptcy Rule 400	1(a)(3) is waived.						
	C.	☐ See Extraordinary Relief Attachment (Use Optional	l Form 351ER) for additional pr	rovisions.					
	d.	☐ See attached continuation page for additional prov	risions.						
Da	ted: 🤇	January 04, 2001	Kathller J d States Bankruptcy Judge	Lax					
			hleen Lax						

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ln	re	Martin	Jose	Backman	SHORT TITLE) and Monica	Gabri	iela	Backman		CHAPTER: 7		
								Debtor	r(s). C	CASE NO.: SV	00-193	06-KL
			(This	(MOVAN)	DEQUATE P	subishi Mo	otors C	redit of America	, Inc.) he Stav Motion	1)	
The		معالحمه	-						GO 7	to oldy monor	,	
1 ne	stay	snall ren	nam m e	nect subject t	o the following ter	ilis aliu c	onuitio	115.				
1.		The De	btor(s)	shall make	regular monthly	paymer	nts in	the amount of	of \$		co	mmencing
2.		The De	btor(s)		the post-petition _ as follows:	default	comp	uted through .			in the	sum of
		а. 🗆			Ilments of \$		each o	commencing		ar	id continuing	thereafter
		b. 🔲	By payir	ng the sum of	\$	_ on or b	efore _		,			
		c. 🗆		-	\$							
		d. 🗆	By payir	ng the sum of	\$	_ on or b	efore _		,			
		е. 🗆	Other:									
3.		Disclosu	re Stater	ment shall be	osure Statement a approved on or be n or before (specif	efore (spe			ate):			
4.					ng terms and condi to cure the defau							
		а. 🗌	The Sta	y shall autom	atically terminate	without fu	nther	otice, hearing or	r order.			
		b. 🗆			erve a declaration which the Court m						r with a prop	osed order
		c. \Box	The Mov	ant may mov	e for relief from th	ne stay up	on sho	ortened notice in	accorda	ance with Loca	ıl Bankruptcy	Rules.
		d. 🗆	The Mov	ant may mov	e for relief from th	ne stay or	regula	ar notice				
5.		is termin	ated with	n respect to th Movant may	tions shall be bind e Property by cou proceed to enforce	rt order o	r by op	eration of law, th	ne forego	oing terms and	conditions s	hall cease
6.		See atta	ched pag	ge for additior	al provisions.							
									/		Judge's	s Initials

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In re (SHORT TITLE) CHAPTER: 7

Martin Jose Backman and Monica Gabriela Backman

Debtor(s). CASE NO.: SV 00-19306-KL

NOTICE OF ENTRY OF JUDGMENT OR ORDER AND CERTIFICATE OF MAILING

TO ALL PARTIES IN INTEREST ON THE ATTACHED SERVICE LIST:

- 1. You are hereby notified, pursuant to Local Bankruptcy Rule 9021-1, that an ORDER GRANTING MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (in whole or in part) was entered on (specify date):
- 2. I hereby certify that I mailed a copy of this notice and a true copy of the order or judgment to the persons and entities on the attached service list on (specify date): / 4 0 /

Dated: 1-4-0

Jon D. Ceretto Clerk of the Bankruptcy Court

Proof of Service List

In re: Martin Jose Backman and Monica Gabriela Backman, Debtors Case No. SV 00-19306-KL Chapter 7

<u>Debtors</u>
Martin Jose Backman
29923 Quail Run Drive
Agoura Hills, California 91301

Monica Gabriela Backman 29923 Quail Run Drive Agoura Hills, California 91301

Attorney For Debtors
Kenderton S. Lynch
Law Offices of Kenderton S. Lynch
1888 Century Park East, 19th Floor
Los Angeles, California 90067

Trustee
Amy L. Goldman
Bankruptcy Trustee Offices of Amy L.
Goldman
221 North Figueroa Street, Suite #1200
Los Angeles, California 90012

U.S. Trustee
Los Angeles
Suite 800
221 North Figueroa Street
Los Angeles, CA 90012

Attorneys for Movant Mitsubishi Motors
Credit Of America, Inc. (and submitted by)
Stephanie M. Levy, Esq.
Manning, Leaver, Bruder & Berberich
5750 Wilshire Boulevard, Suite 655
Los Angeles, California 90036-3637